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In re

FORM E-2 Revised 12/6/05

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

GREG	ORY JAMES VANNATTER		Ca	ise No07-		
				napter 13		
		-	. Ac	djustments of Debt	S	
	Debtor(s)					
	and the state of t					
		CHAPTER 13	PLAN AND IF CH	IECKED,		
	[] MOTION TO A	VOID LIENS: [I MOTION TO VA	ALUE SECURED	PROPERTY	
	Cha	pter 13 Plan dat	e			
	THIS PLAN CONTAINS EVIDENTIARY M	ATTER WHICH II	NOT CONTROVERT	ED MAY BE ACCED	TED DIV THE COURT	
THAN TO BE FOUT PROVISI	CONFIRMED BASED ON THE INFORMATIO TO ITS CONFIRMATION PURSUANT TO BAN EN DAYS FOLLOWING THE FIRST DATE SET NO IN THE NOTICE OF FILING.) SECURED ON OF THIS PLAN. THE TRUSTEE WILL PA' FILED BY THE SECURED CLAIMHOLDER.	KRUPTCY CODE S FOR THE \$ 341(a)	1324 ANY OBJECT MEETING OF CREDITO	THERE IS NO OBJECTIONS MUST BE IN VORS. (THE DATE OF T	TION FROM CREDITO: WRITING AND MUST THE § 341 (a) MEETING	RS. CREDITORS MA BE FILED NO LATE OF CREDITORS CA
	btor proposes the following Chapter 13					
I.	PROPERTIES AND FUTURE EAR TRUSTEE:			O THE SUPERVIS	SION AND CONTR	OL OF THE
The De	btor submits the following to the superv	ision and contro	ol of the Trustee:			
T	Daymanta bush Dahara CS 20	00 00	60			
Ι.	Payments by the Debtor of \$ 30 Pursuant to Local Rule 6.01:	for		months.	from confirma	ation.
	[] a Wage Withholding Order will b	e issued to the I	Johnar's amplayar			
	a Motion to Permit Direct Payme	nt by the Debtor	(See Mise., Item 9	nage 7)		
2		1		page 1)		
2.	Other Property:					
		(Specify prop	erty or indicate nor	ie)		
3.	Amounts necessary for the payment of	of post-petition of	laime allowed and	Double Co. I		
					e § 1305.	
П.	PLAN ANALYSIS - TOTAL PAYM	ENT PROVIDE	D FOR UNDER T	HE PLAN		
(a)	CLASS ONE (1) Unpaid attorney's fees					
					s792	•00
	(2) Taxes	ayments or Load			S	
	(4) Other				2	
(b)	CLASS I WO				5	
(c)	CLASS THREE		W. W. L.		\$	
(d)	CLASS FOUR					5.66
(e) (f)	CLASS FIVE					2.34
(g)	TRUSTEE'S FEES(Estimated at 109	or the Court e	stablished rate of	10 %	S 17,820 S 1,980	
						0.00
111.	CLASSIFICATION AND TREATMI	ENT OF CLAIM	IS: AND VALUAT	ION OF SECURE	DPROPERTY	
1.	CLASS ONE - Allowed Unsecured (laims entitled to	priority under Ran	krunten Code \$ 50	7. Debtor will pay (Class One Claims
	in tall in deterred payments, provided	a proof of clair	n has been filed, as	follows:		
		EPETITION YMENT TO	AMOUNT OF PRIORITY	MONTHLY	NIA (DEP OF	TOT.1
a Admi		TORNEY	CLAIM	PAYMENT	NUMBER OF PAYMENTS	TOTAL PAYMENT
a. Admi	nistrative Expenses (1)Trustee's Compensation					
	(2)Attorney's Fees \$_	1 - 000 00	Plus 4% of amou	0% of amounts dis	bursed)	
b. Intern	al Revenue Service		\$	mis disbursed	4	6
c. West	Virginia Dept. of Revenue		S	S	#-	3
d. Educa	tional Benefit Overpayment or					3
Loan	guaranteed by a governmental unit		S	S	#	S
e. Domestic Support obligation arrearage			S	#	\$	
i. Other			3	S	#	S

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2.	CLASS TWO - Payments on Real Property that is the Debtor's PRINCIPAL RESIDENCE. There are no CLASS TWO payments treated under this plan. Treatment of CLASS TWO claims are depicted on Page 3, attached to this plan. Debtor's mortgage is treated outside the plan.				
3.	CLASS THREE and SECURED PROPERTY- Secured claims not secured solely by a security interest in the Debtor's principal residence which are paid in full under the plan, motor vehicle claims within 910 days of filing, other personal property secured claims within one year of filing There are no CLASS THREE payments treated under this plan. Treatment of CLASS THREE claims are depicted on Page 4, attached to this plan.				
4.	CLASS FOUR -Secured claims not secured solely by a security interest in debtor's personal residence which are not under class three There are no CLASS FOUR payments treated under this plan. Treatment of CLASS FOUR claims are depicted on Page 5, attached to this plan.				
5.	CLASS FIVE - Pro rata, to timely filed and allowed nonpriority unsecured claims, the amounts required by §1325(b)(1). These monies will be distributed in the method indicated in the section marked below. The terms of ¶VIII shall also apply. [] The creditors will receive approximately				
	COMPARISON TO CHAPTER 7 – The value as of the effective date of the Plan of property to be distributed under the Plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the Estate of the Debtor were liquidated under Bankruptcy Code Chapter 7 on such date. The percentage distribution to general unsecured creditors under Chapter 7 is estimated at%.				
	Unsecured claims must be timely filed in order to be paid!				
	CLASS SIX - Post-Petition claims under Bankruptcy Code § 1305. Post-petition claims allowed under Bankruptcy Code §1305 aid in full in equal monthly installments commencing no more than 30 days after entry of an order allowing such claims and g on the date of the last payment under the Plan, provided sufficient funds are available under this plan of an amended plan.				
V.	ENLARGEMENT OF TIME FOR PAYMENTS The Plan provides for payment over a period of more than 36 months; cause exists as follows: 1. [] The Plan proposes to pay at least% of unsecured claims. 2. [] Other:				
VI.	DEBTOR'S ABILITY TO MAKE PAYMENTS AND COMPLY WITH THE BANKRUPTCY CODE Debtor will be able to make all payments and comply with all provisions of the Plan, based upon the availability to the Debtor of the income and property the Debtor proposes to use to complete the Plan. This Plan complies with the provisions of Chapter 13 and all other applicable provisions of the Bankruptcy Code. Any fee, charge, or amount required to be paid under the United States Code or required by the Plan to be paid before confirmation has been paid or will be paid prior to confirmation. The Plan has been proposed in good faith and is not by any means forbidden by law.				
VII.	MOTION TO AVOID LIENS ON EXEMPT PROPERTY [X] There are no motions to avoid liens filed under this plan. [] Motions to avoid liens are attached to this plan on Page 6.				
VIII. Dated: _	OTHER PROVISIONS There are no other provisions to this plan. There are no other provisions to this plan. Other provisions are attached to this plan as page 7. Attorney for Debtor				
I declare	under penalty of perjury that the foregoing is true and correct.				
M	ugay) Vannatto				
Debtor	Joint Debtor				

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PAYMENTS

MOTION TO VALUE SECURED PROPERTY and Treatment of CLASS FOUR Secured Claims

CLASS FOUR - Secured claims not secured solely by a security interest in the Debtor's principal residence which are paid in full under the plan. Class Four claims shall be paid in monthly payments as set forth below. Each creditor shall retain its lien until the plan is completed. Where the Secured Claim exceeds the amount of the total claim, the payments reflect a present value computation using a % per annum not to exceed the amount of the Secured Claim. Payment under this class is on the Secured Claim only. See Class Five for treatment of the unsecured portion of the claim. (If room to list more creditors is needed attach continuation sheet)

NOTICE OF HEARING TO VALUE SECURED PROPERTY

Notice is hereby given that pursuant to Bankruptcy Code § 506(a) the Debtor moves to value the Secured Property listed under Class Three of this plan. The Debtor is the owner of the property serving as collateral, is aware of its condition and believes its value is as set forth below under the heading "Secured Claim." If you object to the motion, you must file your objections within 10 days following the date first set for the § 341(a) Meeting of Creditors. A § 506(a) hearing to value secured property shall be held on the date and at the time set for confirmation of the plan.

GreenTree on 1996 Doublewide w/1/2 acres valued at \$12,750 @ 8.5%; 242.51 Name of Lienholder Green Tree Account No. 57504471 Description of Property Secured by Lien \$37,500.00 \$12,750.00\$ 24,750.00 60 s 16,005.66 The amount of the "SECURED CLAIM" TOTAL CLAIM column reflects the value the debtor SECURED CLAIM TOTAL CLASS UNSECURED NUMBER places on this property. (Debtor's Value) CLAIM FOUR PAYMENTS PAYMENTS b. Name of Lienholder Account No Description of Property Secured by Lien: The amount of the "SECURED CLAIM" column reflects the value the debtor TOTAL CLAIM SECURED CLAIM UNSECURED TOTAL CLASS NUMBER places on this property (Debtor's Value) CLAIM OF FOUR PAYMENTS PAYMENTS Name of Lienholder Account No Description of Property Secured by Lien: The amount of the "SECURED CLAIM" column reflects the value the debtor TOTAL CLAIM SECURED CLAIM UNSECURED NUMBER TOTAL CLASS places on this property. (Debtor's Value) CLAIM OF FOUR PAYMENTS PAYMENTS d. Name of Lienholder Account No Description of Property Secured by Lien: The amount of the "SECURED CLAIM" column reflects the value the debtor TOTAL CLAIM SECURED CLAIM UNSECURED NUMBER TOTAL CLASS places on this property. (Debtor's Value) CLAIM FOUR PAYMENTS PAYMENTS Name of Lienholder Account No. Description of Property Secured by Lien: The amount of the "SECURED CLAIM" column reflects the value the debtor TOTAL CLAIM SECURED CLAIM UNSECURED NUMBER TOTAL CLASS places on this property. (Debtor's Value) CLAIM OF FOUR PAYMENTS

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VII I. OTHER PROVISIONS

[]1.	The debtor ASSUMES the	e following executory contracts and leases:
	Creditor	Amount of Default [State if None]

Cure Provisions

N/A

Those executory contracts or leases not specifically mentioned above are treated as rejected. Any timely filed and allowed claim arising from rejection shall be treated under ¶2(f). The debtor will pay all assumed executory contracts and leases directly, including amounts required to cure. The debtor shall surrender any property covered by rejected executory contracts or leases to the affected creditor no later than upon confirmation of this plan.

[] 2. The debtor shall pay directly to each of the following creditors, whose debts are either full secured or are secured only by a security interest in real property that is the debtor's principal residence, the regular payment due postpetition on these claims in accordance with the terms of their respective contracts, list any prepetition arrearages in paragraph 2(b), and/or specify any other treatment of such secured creditor(s) in an additional paragraph at the end of this plan:

N/A

[] 3. Debtor hereby abandons the following personal or real property:

n/a

- [X] 4. Miscellaneous Provisions (specify): Plan will run 60 months from date of confirmation
- 2. HSBC will be paid outside plan be debtor's father.
- [] 5. This plan may be altered postconfirmation in a non-material manner by court order after notice to the debtor, the trustee, any creditor whose claim is the subject of the modification and any interested party who has requested special notice.
- [] 6. Debtor(s) certifies that all postpetition domestic support obligations have been paid in full on the date of this plan and will be paid in full at the time of the confirmation hearing.
- [] 7. Debtor(s) further certifies that the petition was filed in good faith, and this plan was proposed in good faith and not by any means forbidden by law.

Hugy Destor DEBTOR

IN ORDER TO ASSURE PROPER SERVICE ON ALL CREDITORS LISTED IN PARAGRAPHS 2(b)(1), 2(b)(2), or 6 OF THE PLAN pursuant to Rules 3012, 4003(d), 9014, and 7004 of the Federal Rules of Bankruptcy Procedure (FRBP): (a) I LISTED ON THE MAILING MATRIX such creditors, other than insured depository institutions, in care of a person or entity authorized to be served; AND (b) I SERVED VIA CERTIFIED MAIL, ON (date), COPIES OF THIS PLAN ON any insured depository institution(s) affected by paragraphs 2(b)(1), 2(b)(2), or 6 of the Plan [FRBP 7004(h)]; AND (c) THE FOLLOWING LIST SEPARATELY IDENTIFIES all such creditors served via matrix listing and such creditors served via certified mail INCLUDING the names AND addresses of ALL such creditors served (NOTE: with respect to creditors served via matrix listing, the list of names and addresses IS IDENTICAL to that included in the matrix.)

DEBTOR OF DEBTOR'S ATTORNEY